

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN PATENT APPLICATION:

SERIAL NO: 10/700,376 )  
APPLICANTS: Sampo J. Kaasila et al. )  
TITLE: Methods, Systems, and )  
Programming for Producing and )  
Displaying Subpixel-optimized )  
Images and Digital Content )  
Including Such Images )  
FILING DATE: November 3, 2003 )

June 12, 2009

Commissioner for Patents  
PO Box 1450  
Alexandria, Virginia 22313-1450

AMENDMENT

Dear People:

In response to the Office Action of June 22, 2007, (the Office Action) in the above identified application, please amend the Abstract and Claims of this application to read as listed below.

This Amendment is substantially similar to that originally filed on 12/24/07 except that it has been corrected in response to a series of Notices of Non-Compliant Amendments dated 12/24/07, 3/7/08, 6/2/08, 9/11/08, and 12/15/08, each indicating various errors in the claim list. Individual ones of these Notices of Non-Compliant Amendment have pointed out successive individual changes made by the amendment of 12/24/07 that were not marked as changes from the last entered claim set, that

considered in the last Office Action on the merits, which was the claim set contained in the claim listing of 6/26/06 amendment.

In the hopes of preventing the need for any further such step-by-step cycles of a Notices of Non-Compliant Amendment followed by the requested correction, the undersigned has used the Microsoft Word text comparison tool to compare and indicate all the changes between the last entered claim listing, that of the 6/26/06 amendment, and the abstract and claim listing objected to in the last Notice of Non-Compliant Amendment issued recently on 12/15/08. For example, this comparison found that my former amendments to the Abstract since the last non-final reject had all failed to indicate the text that had been deleted at the Examiner's suggestion.

All of these changes are marked in the below abstract and claim listing. It is hoped that the make of some changes not specifically requested in the Notices of Non-Compliant Amendment will prevent the need for any further Notices of Non-Compliant Amendment, and will allow prosecution on the merits in this case to proceed after a long delay.